1 2 3 4 5 6	CHRISTOPHER J. HICKS Washoe County District Attorney HERBERT B. KAPLAN Deputy District Attorney Nevada State Bar Number 7395 P.O. Box 11130 Reno, NV 89520-0027 (775) 337-5700 hkaplan@da.washoecounty.us ATTORNEYS FOR DEFENDANTS, DANIEL WHEELER, ERIC KOCH, and GREG ASHBY		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	* * *		
10	CHARLES EARL GRANDERSON, JR.,		
11	Plaintiff, Case No. 3:17-CV-00655-MMD-WGC		
12	VC		
13	DANIEL WHEELER, ERIC KOCH, and PREJUDICE  STIPULATION TO DISMISS WITH PREJUDICE		
14	GREG ASHBY,		
15	Defendants.		
16			
17	Plaintiff CHARLES EARL GRANDERSON, JR . and Defendants DANIEL WHEELER,	,	
18	ERIC KOCH, and GREG ASHBY, by and through undersigned counsel of record, hereby		
19	stipulate to dismiss this action with prejudice in its entirety, and all claims against all  Defendants, and any and all claims that could have arisen from the events set forth in Plaintiff's  Civil Rights Complaint (ECF No. 5), pursuant to Fed.R.Civ.P. 41(a) and the Settlement		
20			
21			
22			
23	Agreement and Release of Claims executed in this Engagement		
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25			
26			

1	The parties further stipulate and agree	ee that party shall bear their own attorney's fees and
2	costs incurred herein.	
3	Dated this 10 day of Avgvst	_, 2018.
4	<b>'</b>	CHRISTOPHER J. HICKS District Attorney
5		By /s/ Herbert B. Kaplan
6		HERBERT B. KAPLAN Deputy District Attorney
7		P.O. Box 11130 Reno, NV 89520-0027
8	•	(775) 337-5700
9		ATTORNEYS FOR DEFENDANTS
10	Dated this 10 day of JULY	, 2018.
11		
12		Charles Earl Granderson Je CHARLES EARL GRANDERSON, JR.
13		#49885048 Coleman FCI P.O. Box 1033
14		Coleman, FL 33521
15		PLAINTIFF, IN PROPER PERSON
16		
17		
18		IT IS SO ORDERED.
19		1. (h)
20	Dated: August 13, 2018	Wa Pilitala
21		U.S. District Judge
22		
23		
24		
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1	<u>CERTIFICATE OF SERVICE</u>		
2	Pursuant to FRCP 5(b), I certify that I am an employee of the Office of the District		
3	Attorney of Washoe County, over the age of 21 years and not a party to nor interested in the		
4	within action. I certify that on this date, the foregoing MOTION TO EXTEND DEADLINE		
5	FOR DISPOSITIVE MOTIONS was electronically filed with the U.S. District Court by using		
6	the CM/ECF System. I further certify that on this date, I deposited for mailing in the U.S. Mails		
7	with postage fully prepaid, a true and correct copy of the foregoing document addressed to the		
8	following:		
9	Charles Earl Granderson, Jr. #49885048 Coleman FCI		
10	P.O. Box 1033 Coleman, FL 33521		
11			
12	/s/ M. Coin		
13	M. Coin		
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